

The Judges appointed under the 14th section of "the Surrogate Courts Act, 1858," have ordered that after the Act shall come into operation—

1st. The forms now in use in the Surrogate Courts shall be used by the Registrars of the said Courts as guides in framing forms under the said Act;

2nd. The fees now payable to Registrars and Officers of the said Surrogate Courts may be demanded and received by Registrars and Officers of the Courts in respect to proceedings under the said Act, in addition to the fees for which they are to account under the said Act;

3rd. The fees to be taken by Attorneys and Barristers respectively, practising in the said Surrogate Courts in respect to business under the said Act or under any Act of the Parliament of Upper Canada, or of this Province, giving powers or jurisdiction to the said Courts or to the Judges thereof, shall be the same as nearly as the nature of the case will allow, as are now payable on suits and proceedings in the County Courts;

4th. The practice upon appeals from the Surrogate Courts to the Court of Chancery, shall be in accordance *mutatis mutandis*, with the practice hitherto prevailing upon applications from the Surrogate Courts to the Court of Probate;

These, it is to be understood, are only temporary provisions until a full body of Rules and Forms can be settled, and printed for distribution.

Dated 31st August, 1858.

Robert Barnes
Judge 2-B.